Exhibit L

	Exhibit L Page	2 of 3
		1
1		BANKRUPTCY COURT
2	WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION	
2	CIMICEO	JIVIDION
3	IN RE:	: Case No. 17-31795-LTB
4	BESTWALL LLC,	: Chapter 11
5	Debtor,	: Charlotte, North Carolina
6		Thursday, March 4, 2021 : 9:34 a.m.
7		
8		
9	TRANSCRIPT OF PROCEEDINGS BEFORE THE HONORABLE LAURA TURNER BEYER,	
	UNITED STATES BANKRUPTCY JUDGE	
10	APPEARANCES (via ZoomGov):	
11		
12	For the Debtor:	Robinson, Bradshaw & Hinson, P.A. BY: GARLAND S. CASSADA, ESQ. RICHARD C. WORF, ESQ.
13		STUART L. PRATT, ESQ. 101 N. Tryon Street, Suite 1900
14		Charlotte, NC 28246
15		Jones Day
16		BY: GREGORY M. GORDON, ESQ. 2727 North Harwood St., Suite 500
17		Dallas, TX 75201-1515
18		Jones Day BY: JEFFREY B. ELLMAN, ESQ.
19		1420 Peachtree Str., N.E., #800 Atlanta, GA 30309
20		
	Audio Operator:	COURT PERSONNEL
21	Transcript prepared by:	JANICE RUSSELL TRANSCRIPTS
22		1418 Red Fox Circle Severance, CO 80550
23		(757) 422-9089
24		trussell31@tdsmail.com
4 4	Proceedings recorded by electronic sound recording; transcript	
25	produced by transcription service.	

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

motion for Rule 2004 exam of bankruptcy trusts pursuant to Rule 2004 and that the debtors have met their burden of showing that the information sought is both relevant and necessary to the The information is relevant to the determination of whether pre-petition settlements of mesothelioma claims provide a reliable basis for estimating the debtor's asbestos liability which has been put at issue by the ACC and the FCR. It's relevant to Dr. Bates' estimation of the debtor's liability and it will assist the debtor in developing its trust distribution procedures and evaluating those procedures proposed by the ACC and the FCR in their plan. And I'm sufficiently convinced based on the evidence introduced by the debtor regarding the eight cases in which it alleges there was a failure to disclose material exposure evidence that there's a good faith basis for the trust discovery it seeks.

But I share Mr. Rubinstein's concerns about the confidential, proprietary, and inherently sensitive nature of the data that would be collected by the debtor. So I will grant the motion subject to the following conditions:

Particularly in light of the lessons the Court learned in <u>Garlock</u>, it would be appropriate to order the production of information from the trusts be anonymized by Bates White after it is produced, as Judge Whitley ordered in the confirmation phase of the Garlock case.

With respect to the matching protocol, the Court will